

IT Security Procedural Guide:
FY23 IT Security Program
Management Implementation Plan
CIO-IT Security-08-39

**Revision 10** 

January 30, 2023

## **VERSION HISTORY/CHANGE RECORD**

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1	Dean, Klemens	<ul> <li>Changes include:</li> <li>Updated Authorizing Officials.</li> <li>Updated vulnerability mediation timelines to align with NIST SP 800-53 control parameters for RA-5 and SI-2(3).</li> <li>Updated dates for FISMA Quarterly Reports and POA&amp;Ms.</li> <li>Updated Showstopper list.</li> <li>Added FISMA Self-assessments to AO Sync Meeting metrics.</li> </ul>	FY22 Update	Throughout

#### CIO-IT Security-08-39, Revision 10

Change Number	Person Posting Change	Change	Reason for Change	Page Number of Change
		Revision 10 – January 30, 2023		
1	Berlas, Desai, Klemens	<ul> <li>Changes include:</li> <li>Updated Authorizing Officials.</li> <li>Added Responsibility for each activity.</li> <li>Updated activity descriptions for select activities.</li> <li>Added Static Code Analysis to monthly checklist</li> <li>Added HVA Data Call to annual activities.</li> <li>Added PTA/PIA review/update to Contractor annual activities.</li> <li>Added SCRM Plan review/update to Contractor annual activities.</li> <li>Added SCRM Policies and procedures review/update to Biennial checklist.</li> <li>Updated dates to reflect current year guidance, including two dates for annual activities with an exception noted for contractor systems.</li> <li>Updated format, edited.</li> </ul>	FY23 Update	Throughout

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#### **Approval**

IT Security Procedural Guide: FY23 IT Security Program Management Implementation Plan, CIO-IT Security 08-39, Revision 10, is hereby approved for distribution.



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**Note:** Hyperlinks in running text will be provided if they link to a location within this document or are to an external source unless the source is to GSA policies or guides, in which case a link to that page will be provided on the first reference in the text.

#### 1 Introduction

The General Services Administration (GSA) Chief Information Security Officer (CISO) is responsible for implementing and administering an information security program to protect the agency's information resources, support business processes and the GSA mission. The program must implement a mandatory set of processes and system controls per federal regulations, Executive Orders, including the Federal Information Security Modernization Act of 2014 (FISMA); the Office of Management and Budget (OMB) Circular A-130, "Managing Information as a Strategic Resource," and National Institute of Standards and Technology (NIST) Federal Information Processing Standards (FIPS) and Special Publications (SPs) documents to ensure the confidentiality, integrity, and availability of system related information and information resources.

To meet these requirements, GSA has implemented an agency-wide, risk-based information security program as defined in GSA CIO Order 2100.1, "GSA Information Technology (IT) Security Policy." The agency policy provides requirements to support procedures, guidelines, and formalized processes coordinated through the Office of the CISO (OCISO). These elements form the foundation for GSA's information security program and define requirements for GSA systems and employees/contractors with significant security responsibilities, ensuring implementation of information security requirements.

The Fiscal Year 2023 (FY23) Management Implementation Plan identifies the key information security activities and milestones (due dates) for the Fiscal Year involved in managing enterprise-level risk for GSA information systems. The guide is an aide to agency employees and contractors with security responsibilities to identify and proactively implement key existing IT security requirements codified in Federal law and GSA policy. The system specific requirements herein integrate into GSA's broader enterprise risk management approach as depicted in the three-tiered approach in Figure 1 that addresses risk at the organization level; mission/business process level; and at the information system level.



Figure 1. GSA Three-Tiered Risk Management Approach

System/Operations risks and risk management activities are conducted at Level 3 - Operations/System; they form the foundation for GSA's overall Enterprise-wide Risk Management Approach. Information system risks are aggregated with other systems and operational risks and are communicated to GSA Authorizing Officials (AOs) at Level 2 - Program Activities. Complex, interconnected, and distributed enterprise risks to GSA mission delivery identified and addressed at Level 1 - Enterprise, through the GSA Enterprise Risk and Strategic Initiatives (ERSI) Board. The risk management process is carried out seamlessly across the three tiers with the overall objective of continuous improvement in GSA's risk-related activities and effective communication among relevant stakeholders having a shared interest in the mission/business success of the GSA.

Implementation of the security requirements identified herein in FY23 will help ensure continued success in realizing agency goals in managing and protecting information and system resources. This guide identifies management roles and responsibilities (see <a href="Appendix B">Appendix B</a>), the required information security activities for FY23, and a feedback loop between the CISO and AOs to keep them informed, on at least a quarterly basis on how well the systems for which they are responsible are performing the required activities.

#### 1.1 Purpose

The purpose of this guide is to gain management agreement with the security milestones, activities, and measures of progress documented herein for implementation in FY23. It supports the implementation of key IT Security measures of progress to gauge performance in meeting requirements from FISMA and other Federal and GSA policies and guidelines. It does not establish new requirements.

Implementation of the security milestones will assist in ensuring the security of GSA information and system resources and allow the OCISO, AOs, System Owners, Information System Security Managers (ISSMs) and Information System Security Officers (ISSOs) the ability to effectively monitor the security posture and maintain cyber hygiene of systems for which they are responsible.

#### 1.2 Scope

GSA employees and contractors with significant security responsibilities as identified in the GSA IT Security Policy are to implement the IT security milestones in this guide for the systems they support. All information systems in GSA's <u>FISMA System Inventory</u> are subject to the requirements of this guide based on the Assessment & Authorization (A&A) process under which an authorization to operate (ATO) was granted and the classification of the system as Federal or Contractor per <u>CIO-IT Security-06-30</u>: Managing Enterprise Cybersecurity Risk. The definitions of Federal and Contractor System from CIO-IT Security-06-30 are provided below.

• **Contractor System.** An information system in GSA's inventory processing or containing GSA or Federal data where the infrastructure and applications are wholly operated, administered, managed, and maintained by a contractor in non-GSA facilities.

Federal System (i.e., Agency System). An information system in GSA's inventory
processing or containing GSA or Federal information where the infrastructure and/or
applications are NOT wholly operated, administered, managed, and maintained by a
Contractor.

#### 1.3 Policy

GSA's information security program provides policy and guidance regarding information security for the information and systems supporting the operations and assets of GSA as required by Federal Laws and regulations. This guide establishes the CISO's performance measures as required by the CISO responsibility below from Chapter 2 of CIO 2100.1:

"Developing and implementing IT security performance measures to evaluate the effectiveness of technical and non-technical safeguards used to protect GSA information and information systems."

#### 1.4 References

Appendix A provides links to references used throughout this guide.

#### 2 Roles and Responsibilities

There are many roles associated with the security of GSA information systems. <u>Appendix B</u> provides a listing of roles and responsibilities related to the management and implementation of security for GSA IT systems.

## 3 Major Information Security Activities

The tables provided in this section list security activities by frequency and, where appropriate, designate specific activities as being applicable to Federal or Contractor systems. CIO 2100.1, CIO-IT Security-06-30, and GSA's implementation of NIST SP 800-53, Revision 5, "Security and Privacy Controls for Information Systems and Organizations," security controls are the primary basis for activity/milestone requirements. Additional information regarding activities designated for contractor systems is included in CIO-IT Security-19-101: External Information System Monitoring. The System Owner is responsible for ensuring that the activities listed in the tables are performed in coordination with the system's ISSM and ISSO. In each table the position/role, team, or group responsible for performing the activity is identified.

**Note:** Throughout this guide, security activities related to the ISSO Checklists are from GSA's implementation of the Archer Governance, Risk, and Compliance (GRC) solution. Not every detail in GSA's Archer GRC ISSO checklists is replicated in this guide, and since updates to the checklists may occur after publication of this guide the Archer GRC ISSO checklists are authoritative for those activities.

## 3.1 On Demand Information Security Activities

The information security activities in Table 3-1 are mandatory on an on demand, or as required basis, based on specific conditions or triggers for all GSA systems.

**Table 3-1. On Demand Security Activities** 

Security Activity	Activity Description	Condition/ Trigger
	All Systems	
Department of Homeland	CISA develops and oversees the implementation of	Timelines
Security (DHS) Cybersecurity	BODs, C-CARs, and EDs which require action to	established by
& Infrastructure Agency	safeguard Federal information and information	CISA's
(CISA) Binding Operational	systems from a known or reasonably suspected	Cybersecurity
Directive (BOD),	information security threat, vulnerability, or risk;	<u>Directives</u>
Cybersecurity Coordination,	protecting the information system from, or	
Assessment, and Response (C-	mitigating, an information security threat. GSA's	
CAR) protocol, and	Security Operations Division (ISO) collects and	
<b>Emergency Directive (ED)</b>	reports data on the directives, as necessary.	
adherence		
	BODs and EDs are compulsory. Federal agencies	
Responsibility:	are required to comply per	
System Owner/Team	44 U.S.C. § 3552 (b)(1)(A)(B)(C) and 44 U.S.C. §	
	3554 (a)(1)(B)(v)	
Incident Reporting	Reporting of cybersecurity incidents is performed	Cybersecurity
	by the OCISO. OCISO coordinates with system	incident involving
Responsibility:	teams to collect appropriate data as needed.	a system
System Team and Incident		
Response Team		
Authorization of User	System Owners or designated representatives, as	Creation of a user
Accounts/Access for Systems	specified in the SSPP, authorize user access to their	account
	systems when a user account is initially created	(privileged or
Responsibility:	with associated access privileges.	non-privileged)
System Owner/Designee per		
System Security and Privacy		
Plan (SSPP)		
ATO Plan of Action and	GSA's OCISO Policy and Compliance Division (ISP)	ATO is issued
Milestones (POA&M) Reviews	reviews a system's POA&M whenever an ATO	
	Letter is issued.	
Responsibility:		
ISP POA&M Team		
Audit Log Reviews	Systems must perform audit log reviews and	As specified in
	document the performance of the reviews as	the system's
Responsibility:	specified in CIO-IT Security-01-08: Audit and	SSPP
System Owner/Team	Accountability (AU) and the system's SSPP.	_

Security Activity	Activity Description	Condition/ Trigger
Review Vulnerability Scan Reports (e.g., Operating system, Web Application)	Vulnerability scans occur as specified in <u>CIO-IT</u> <u>Security-17-80</u> : Vulnerability Management Process and the <u>06-30 Scanning Parameter Spreadsheet</u>	Weekly to ensure remediation timelines can be
Responsibility: ISSO/ISSM in coordination with System Team	Although acknowledgement of scan reviews is included in the ISSO checklists, the timeframes for remediation (see below) can only be met by more frequent reviews.	met
	Vulnerabilities Remediation Timelines: (1) BOD Timelines (a) Within 14 days for vulnerabilities added to CISA's Known Exploitable Vulnerabilities (KEV) Catalog with a (Common Vulnerabilities and Exposures) CVE date post FY21. (b) Per the CISA KEV catalog date or GSA Standard timelines below, whichever is earlier, for vulnerabilities in the CISA KEV catalog with a CVE date in FY21 or earlier. (c) Within 15 days for Critical (Very High) vulnerabilities for Internet-accessible systems or services. (2) GSA Standard Timelines (a) Within 30 days for Critical (Very High) and High vulnerabilities. (b) Within 90 days for Moderate vulnerabilities. (c) Within 120 days for Low vulnerabilities for Internet-accessible systems/services.	
Conduct Impact Analysis of Changes Responsibility:	Assist in analyzing changes to the system to determine potential security and privacy impacts prior to change implementation.	As needed for significant changes
ISSO, ISSM, and System Team coordination per Configuration Management (CM) Plan		
Audit/Independent Assessment Support Responsibility:	If selected for an audit or independent assessment (e.g., DHS High Value Asset [HVA] assessment), the ISSO/ISSM, System Owner, and system personnel (e.g., system administrators) complete a pre-audit	If selected for audit or assessment
System Owner/Team, ISSM, ISSO	checklist and provide support through the audit cycle.	

Security Activity	Activity Description	Condition/ Trigger
Identity, Credential, and	In accordance with CIO 2183.1, "Enterprise	New or
Access Management (ICAM)	Identity, Credential, and Access Management	modernizing
Portfolio Review	(ICAM) Policy," all new or modernizing GSA	applications that
	applications must have their ICAM capabilities	include users
Responsibility:	reviewed and approved by the ICAM Portfolio prior	
System Owner/Team and	to production usage.	
ICAM Team		

#### 3.2 Monthly Information Security Milestones/Activities

There are no specific monthly contractor system security milestones. However, for all systems, reviews of vulnerability scans must be performed at least weekly as described in the on demand/as required table in order to meet remediation timelines. The monthly checklist requirement is a verification that reviews have occurred and does not imply that vulnerability scans can only be reviewed monthly.

**Table 3-2. Monthly Security Activities** 

Security Activity	Activity Description	Due Dates		
	Federal Systems			
Completion of the Monthly Federal ISSO Checklist*	Using Archer GRC, ISSOs for Federal Systems will complete the checklist, including providing evidence as necessary. Checklist items include:	25 <sup>th</sup> of each month Note: Monthly		
Responsibility: ISSO completion, ISSM approval	<ul> <li>Verifying review of OS vulnerability scans and identifying actions taken.</li> <li>Verifying review of unauthenticated web application vulnerability scans and identifying actions taken.</li> <li>Verifying review of configuration compliance scans/approved deviations for noncompliance settings.</li> <li>Determining if any security impact analyses were performed.</li> <li>Verifying review/update of system inventories.</li> </ul>	ISSO Checklists are made available on the 1st of each month; ISSM reviews are due the 10th of the following month, or modified deadlines as determined by the CISO.		
Review OS Vulnerability Scans	•	By the 25 <sup>th</sup> of		
Responsibility: ISSO/ISSM in coordination with System Team	identifies actions taken.	each month		

Security Activity	Activity Description	Due Dates
Review Unauthenticated Web Application Vulnerability Scans	ISSO reviews unauthenticated web application vulnerability scans and identifies actions taken.	By the 25 <sup>th</sup> of each month
Responsibility: ISSO/ISSM in coordination with System Team		
Review Configuration Compliance Scans/Approved	ISSO reviews configuration compliance scans/approved deviations for non-compliance	By the 25 <sup>th</sup> of each month
Deviations	settings.	
Responsibility: ISSO/ISSM in coordination		
with System Team		
Static Code Analysis	ISSO verifies that static code analysis was performed prior to code base changes being placed	By the 25 <sup>th</sup> of each month
Responsibility: ISSO/ISSM in coordination	into production.	
with System Team	Applicability: FIPS 199 High and Moderate**, Limited ATO (LATO), and Moderate Software-as-a- Service (MiSaaS) systems. **all software except closed-source COTS	
Assist in Security Impact Analysis (as requested)	Identify if assistance for security impact analyses was requested and performed.	By the 25 <sup>th</sup> of each month
Responsibility: ISSO/ISSM in coordination with System Team		
Review/Update System Inventories	ISSO reviews updates of FISMA system inventories.	By the 25 <sup>th</sup> of each month
Responsibility: ISSO/ISSM in coordination with System Team		
Verify Personnel on the	Each month upon receipt of the Separations	Within 30 days of
Separation Report have had	Report, ISSOs review the report to verify accounts	receipt of report.
Accounts Disabled/Deleted	for separated users on their systems have been disabled or deleted, as appropriate.	
Responsibility: ISSO/ISSM in coordination	, p	
with System Team		

<sup>\*</sup>Due to Holidays, December checklist dates are: Submission-December 28<sup>th</sup>, Review-January 13<sup>th</sup>

## 3.3 Quarterly Information Security Milestones/Activities

Reviews of vulnerability scans must be performed at least weekly as described in the on demand/as required table in order to meet remediation timelines. The quarterly checklist requirement for Contractor systems is a verification that reviews have occurred and does not imply that vulnerability scans can only be reviewed quarterly. Similarly, POA&Ms and Acceptance of Risk Letters (AORs) have timelines and update frequencies that could be at any time during a week, month, or quarter, the checklist activity is verification that such updates have taken place during the quarter, not once a quarter.

**Table 3-3. Quarterly Security Activities** 

Security Activity	Activity Description	Due Dates
	All Systems	
FISMA Quarterly Metric Reports  Responsibility: ISSO/ISSM in coordination with System Team	Each quarter ISP captures ATO metrics and coordinates, as necessary, with ISSOs/ISSMs the collection of data regarding FISMA systems. ISP coordinates with other Divisions and GSA components to collect additional FISMA reportable data.	Q1 - 1/13/2023 Q2 - 4/07/2023 Q3 - 7/07/2023 Q4 - 10/06/2023
	Federal Systems	
Completion of the Quarterly Federal ISSO Checklist*  Responsibility: ISSO completion, ISSM approval	Using Archer GRC, ISSOs will complete the checklist, including providing evidence as necessary. The checklist consists of:  • Verifying the system POA&M has been updated and submitted for the quarter.  • Verifying AOR Letters have been reviewed and re-issued, as necessary.	Q1 - 12/28/2022 Q2 - 3/31/2023 Q3 - 6/30/2023 Q4 - 9/30/2023  Note: Quarterly ISSO Checklists are made available on the 1st of the month they are due; ISSM reviews are due the 10th of the following month, or modified deadlines as determined by the CISO.
Update the POA&M	ISSO updates and submits the POA&M.	Q1 - 12/01/2022 Q2 - 3/01/2023
Responsibility: ISSO/ISSM in coordination with System Team		Q3 - 6/01/2023 Q4 - 9/01/2023

Security Activity	Activity Description	Due Dates
Update AORs (if applicable)	ISSO performs quarterly reviews and makes	Q1 - 12/01/2022
	necessary updates to AORs due in the quarter.	Q2 - 3/01/2023
Responsibility:	Updates and re-issues AOR Letters, if applicable.	Q3 - 6/01/2023
ISSO/ISSM in coordination		Q4 - 9/01/2023
with System Team		
	Contractor Systems	
Completion of the Quarterly Contractor ISSO Checklist*  Responsibility: ISSO completion, ISSM	Using Archer GRC, ISSOs will complete the checklist, including providing evidence as necessary. The checklist consists of:  • Verifying operating system (OS) (including	Q1 - 12/28/2022 Q2 - 3/25/2023 Q3 - 6/25/2023 Q4 - 9/25/2023
approval	<ul> <li>Verifying operating system (OS) (including databases) vulnerability scans have been performed and delivered to the government.</li> <li>Verifying web application scans have been performed and delivered to the government.</li> <li>Verifying the system POA&amp;M has been updated and submitted.</li> </ul>	Note: Quarterly ISSO Checklists are made available on the 1st of the month they are due; ISSM reviews are due the 10th of the following month, or modified deadlines as determined by the CISO.
Review OS Vulnerability Scans Responsibility:	ISSO reviews OS vulnerability scans and identifies actions taken.	Q1 - 12/28/2022 Q2 - 3/25/2023 Q3 - 6/25/2023
ISSO/ISSM in coordination		Q4 - 9/25/2023
with System Team		Q+ - 3/23/2023
Review Unauthenticated Web Application Vulnerability Scans	ISSO reviews web application vulnerability scans and identifies actions taken.	Q1 - 12/28/2022 Q2 - 3/25/2023 Q3 - 6/25/2023 Q4 - 9/25/2023
Responsibility: ISSO/ISSM in coordination with System Team		04 42/04/2023
Update the POA&M Responsibility:	ISSO updates and submits the POA&M. If POA&Ms are associated with AORs, review and re-issue AORs, as applicable.	Q1 - 12/01/2022 Q2 - 3/01/2023 Q3 - 6/01/2023
ISSO/ISSM in coordination	ποτό, αδ αμφιιτάνιε.	Q4 - 9/01/2023
•		Q4 - 3/U1/2U23
with System Team		

Security Activity	Activity Description	<b>Due Dates</b>
Reducing the Significant Risk	Vendors are required to update their vulnerability	As KEV Catalog is
of Known Exploitable	management procedures in accordance with BOD	published, 14
Vulnerabilities (BOD 22-01)	22-01.	days +7 days
Responsibility: ISSO/ISSM in coordination with System Team	<ul> <li>Subscribe to CISA KEV Catalog automated updates;</li> <li>Remediate vulnerabilities identified in the KEV within 14 days of addition;</li> <li>Provide within 7 days from the required remediation date an email to the ISSO/ISSM or Contracting Officer Representative (COR) certifying remediation consistent with BOD 22-01 requirements supported with clean authenticated scan reports.</li> </ul>	

<sup>\*</sup>Due to Holidays, December checklist dates are: Submission-December 28th, Review-January 13th

# 3.4 Semiannual Ongoing Authorization (OA) System Program Management Reviews (PMRs)

The OA semiannual reviews listed in Table 3-4 are in scope for Federal systems that have completed the GSA OA onboarding process as described in <u>GSA CIO-IT Security-12-66</u>: Information Security Continuous Monitoring (ISCM) Strategy & Ongoing Authorization (OA) Program, and have received an Ongoing ATO (OATO).

**Security Activity Activity Description Due Dates Ongoing Authorization (OA)** For systems in OA, ISP, ISSOs, and ISSMs will 3/31/2023 **System Program** collaborate on the following metrics as described in and 9/29/2023 **Management Reviews (PMR)** GSA CIO-IT Security-12-66. Responsibility: Hardware asset management ISP OA Team, ISSM, ISSO Software asset management Configuration settings management Vulnerability management **Event Management** Periodic Deliverables **Annual Deliverables Showstopper Controls Status** 

**Table 3-4. Semiannual OA Security Activities** 

## 3.5 Annual Information Security Milestones/Activities

#### 3.5.1 Federal System Annual Activities

FY23 is a transition year for select Annual Security Activity milestones due dates, adjusted from the traditional 07/25 due date to 03/25 to accommodate an earlier start to the annual FISMA

audit conducted by the Office of the Inspector General. The GSA OCISO expects there to be some challenges in meeting the earlier adjusted milestone due date for some deliverable(s). Extensions will be granted on a case-by-case basis not to exceed the original 07/25/2023 milestone due date. Table 3-5-1 includes the due dates for annual activities/deliverables.

**Table 3-5-1. Annual Security Activities (Federal Systems)** 

Security Activity	Activity Description	Due Dates
Security Activity  HVA Annual Data Call  Responsibility: ISSO/ISSM in coordination with System Team  Completion of the Annual Federal ISSO Checklist  Responsibility: ISSO completion, ISSM approval	Activity Description  Annually a data call is generated to comply with BOD 18-02 for reporting HVAs to CISA via CyberScope.  Using Archer GRC, ISSOs will complete the checklist, including providing evidence as necessary. The checklist consists of:  • Verifying review of authenticated web application vulnerability scans and identifying actions taken.  • Verifying a penetration test exercise has been completed, if necessary.  • Verifying, if applicable, the systems FISMA self-assessment has been completed.  • Verifying, if applicable, all interconnection security agreements have been updated.  • Verifying the SSPP has been updated.  • Verifying the Privacy Threshold Assessment (PTA) or Privacy Impact Assessment (PIA), as	9/15/2023  7/25/2023  Note: Annual ISSO Checklists will be made available by 12/15/2022; ISSM reviews are due within 4 weeks of completion or 8/31/2023.
	<ul> <li>applicable, has been updated.</li> <li>Verifying the review of the incident response plan and updating, if necessary.</li> <li>Verifying the security incident response capability testing has been completed.</li> <li>Verifying the review of the contingency/continuity plan and updating, if necessary.</li> <li>Verifying the annual user recertification process has been completed.</li> </ul>	
Complete FISMA Self-	ISSO completes the FISMA self-assessment (if	3/25/2023
Assessment (if applicable)  Responsibility: ISSO/ISSM in coordination	applicable) with the system team.	
with System Team		

Security Activity	Activity Description	Due Dates
Review/Update System Security and Privacy Plan Responsibility:	ISSO reviews and updates System Security and Privacy Plan with the System Owner and system team.	3/25/2023
ISSO/ISSM in coordination with System Team		
Review/Update Incident Response Plan	ISSO reviews and updates the Incident Response Plan with the System Owner and system team.	3/25/2023
Responsibility: ISSO/ISSM in coordination with System Team		
Complete Incident Response Test Responsibility:	ISSO coordinates completion of the incident response capability test with the System Owner and system team.	3/25/2023
ISSO/ISSM in coordination with System Team		
Review/Update Contingency/Continuity Plan	ISSO reviews and updates the Contingency/Continuity Plan with the System Owner and system team.	3/25/2023
Responsibility: ISSO/ISSM in coordination with System Team		
Complete Contingency/Continuity Plan Test	ISSO coordinates completion of the contingency/continuity plan test with the System Owner and system team.	3/25/2023
Responsibility: ISSO/ISSM in coordination with System Team		
Review/Update User Account Recertification Responsibility:	ISSO coordinates the review and update of the certification of user accounts requiring access to the system with the System Owner and system team.	3/25/2023
ISSO/ISSM in coordination with System Team		
Review Authenticated Web Application Vulnerability Scans	ISSO schedules and reviews authenticated web application vulnerability scans (if applicable) and identifies actions taken.	7/25/2023
Responsibility: ISSO/ISSM in coordination with System Team		

Security Activity	Activity Description	Due Dates
Review Penetration Test Results (if applicable)	ISSO reviews penetration test results (if applicable) and identifies actions taken.	7/25/2023
Responsibility:		
ISSO/ISSM in coordination		
with System Team Review/Update	ISSO reviews and updates Interconnection security	7/25/2023
Interconnection Security	agreements (if applicable) with the System Owner	772372023
Agreements (if applicable)	and system team.	
Responsibility: ISSO/ISSM in coordination with System Team		
Review/Update PTA and PIA	ISSO reviews and updates the PTA or PIA (as	7/25/2023
(if applicable)	applicable) with the System Owner, Data Owner, and system team.	
Responsibility:	and system team.	
ISSO/ISSM in coordination with System Team and		
Privacy Team		

#### 3.5.2 Contractor System Annual Activities

FY23 is a transition year for select Annual Security Activity milestones due dates, adjusted from the traditional 07/25 due date to 03/25 to accommodate an earlier start to the annual FISMA audit conducted by the Office of the Inspector General. The GSA OCISO expects there to be some challenges in meeting the earlier adjusted milestone due date for some deliverable(s). Extensions will be granted on a case-by-case basis not to exceed the original 07/25/2023 milestone due date. Table 3-5-2 includes the due dates for annual activities/deliverables.

Vendors with an annual security deliverable schedule and due dates included as part of their existing contract are allowed to maintain the existing scheduled completion dates for all annual deliverables for FY23 to allow time for necessary contract modifications to be made. Vendors will need to begin aligning to the new timeline as stated in this document (MIP) for all security deliverables starting FY24.

**Note:** Vendors are encouraged to align with the updated timelines for annual deliverables in FY23 where possible.

**Table 3-5-2. Annual Security Activities (Contractor Systems)** 

Security Activity	Activity Description	Due Dates
HVA Annual Data Call  Responsibility: ISSO/ISSM in coordination with System Team	Annually a data call is generated to comply with BOD 18-02 for reporting HVAs to CISA via CyberScope.	9/15/2023
*Denotes an item eligible for	Self-Attestation per CIO-IT Security-19-101.	
Completion of the Annual Contractor ISSO Checklist	Using Archer GRC, ISSOs will complete the checklist, including providing evidence as necessary. The checklist consists of:	7/25/2023
Responsibility: ISSO completion, ISSM approval	<ul> <li>Verifying a penetration test report has been completed and delivered to the government.</li> <li>Ensuring if applicable the systems FISMA self-assessment has been completed and uploaded.</li> <li>Verifying the review of the CP, and delivery to the government.</li> <li>Verifying the results, and delivery of the security awareness training for all employees and contractors that support the operation of the system.</li> <li>Verifying a well-defined, documented, and up-to-date baseline configuration has been provided.</li> <li>Verifying an incident response test report has been completed and delivered to the government.</li> <li>Ensuring all interconnection security agreements have been updated and delivered to the government.</li> <li>Verifying the SSPP has been delivered to the government.</li> <li>Verifying that the results of the annual review and validation of system users' accounts have been provided to the government.</li> <li>Verifying the CM plan has been delivered to the government.</li> <li>Verifying the separation of duties matrix has been reviewed and updated as necessary.</li> <li>Ensuring documentation reflecting favorable adjudication of background investigations for</li> </ul>	

Security Activity	Activity Description	Due Dates
	<ul> <li>all personnel supporting the system has been provided.</li> <li>Ensuring OS configuration compliance scan reports have been delivered showing compliance against the documented configuration settings.</li> <li>Verifying the PTA/PIA has been reviewed and updated (if applicable) and delivered to the government.</li> </ul>	
Complete FISMA Self- Assessment (if applicable)	ISSO completes the FISMA self-assessment (if applicable) with the system team.	3/25/2023
Responsibility: ISSO/ISSM in coordination with System Team		
Review/Update System Security and Privacy Plan Responsibility: ISSO/ISSM in coordination	ISSO reviews and updates System Security and Privacy Plan with the System Owner and system team.	3/25/2023
with System Team Review/Update	ISSO reviews/updates the Contingency/Continuity	3/25/2023
Contingency/Continuity Plan  Responsibility: ISSO/ISSM in coordination with System Team	Plan with the System Owner and system team.	3, 23, 2023
Review Contingency/ Continuity Plan Test Report  Responsibility: ISSO/ISSM in coordination with System Team	ISSO Reviews the Contingency/Continuity Plan test report with the System Owner and system team.	3/25/2023
Review Incident Response Test Responsibility: ISSO/ISSM in coordination with System Team	ISSO reviews the incident response test report with the System Owner and system team.	3/25/2023
Review/Update User Account Recertification  Responsibility: ISSO/ISSM in coordination with System Owner/System Team	ISSO reviews/updates the certification of user accounts requiring access to the system with the System Owner and system team.	3/25/2023

Security Activity	Activity Description	Due Dates
*Review/Update Separation	ISSO reviews and updates the Separation of Duties	3/25/2023
of Duties Matrix	Matrix with the system team.	
Responsibility:		
ISSO/ISSM in coordination		
with System Team		
Review Penetration Test	ISSO reviews the Penetration Test results (if	7/25/2023
Results (if applicable)	applicable) and identifies actions taken with the	
	and system team.	
Responsibility:		
ISSO/ISSM in coordination		
with System Team and Pen		
*Review Results of Security	ISSO reviews the results of the annual security	7/25/2023
Awareness Training	awareness training with the system team.	1/23/2023
Awareness framing	awareness training with the system team.	
Responsibility:		
ISSO/ISSM in coordination		
with System Team		
*Review/Update Baseline	ISSO Reviews/updates the baseline configuration	7/25/2023
<b>Configuration Document</b>	document with the system team.	
Responsibility:		
ISSO/ISSM in coordination with System Team		
Review/Update	ISSO reviews/updates Interconnection Security	7/25/2023
Interconnection Security	Agreements (if applicable) with the system team.	,,20,2020
Agreements (if applicable)	0	
Responsibility:		
ISSO/ISSM in coordination		
with System Team		7/05/0000
Review/Update Rules of	ISSO reviews/updates the Rules of Behavior with	7/25/2023
Behavior	the system team.	
Responsibility:		
ISSO/ISSM in coordination		
with System Team		
Review/Update Configuration	ISSO reviews/updates the CM Plan with the	7/25/2023
Management Plan	System Owner and system team.	
Responsibility:		
ISSO/ISSM in coordination		
with System Team		

Security Activity	Activity Description	Due Dates
*Review/Update Personnel	ISSO reviews/updates documentation reflecting	7/25/2023
Background Investigations	personnel supporting the system have appropriate background investigations, with the System Owner	
Responsibility:	and system team.	
ISSO/ISSM in coordination		
with System Owner/System		
Team		
Review/Update Operating	ISSO reviews configuration compliance	7/25/2023
System Configuration	scans/approved deviations for non-compliance	
Compliance Scans	settings.	
Responsibility:		
ISSO/ISSM in coordination		
with System Team		
Review/Update PTA and PIA	ISSO reviews and updates the PTA or PIA (as	7/25/2023
(if applicable)	applicable) with the System Owner, Data Owner,	
	and system team.	
Responsibility:		
ISSO/ISSM in coordination		
with System Team and		
Privacy Team		
*Review/Update Supply	ISSO reviews/updates the SCRM Plan with the	7/25/2023
Chain Risk Management Plan	System Owner and system team.	
Responsibility:		
ISSO/ISSM in coordination		
with System Team		

## 3.6 Biennial Information Security Milestones/Activities

Biennial activities are in scope for Contractor systems. All biennial items are eligible for Self-Attestation per CIO-IT Security-17-101.

**Table 3-6. Biennial Security Activities** 

Security Activity	Activity Description	Due Dates
	Contractor Systems	
<b>Completion of the Biennial</b>	Using Archer GRC, ISSOs will complete the	Not Applicable
Contractor ISSO Checklist	checklist, including providing evidence as necessary. The checklist consists of:	See Note below.
Responsibility: ISSO completion, ISSM approval	<ul> <li>Verifying the following policies and procedures have been reviewed, and updated as necessary:</li> <li>Maintenance</li> </ul>	

Security Activity	Activity Description	Due Dates
	<ul> <li>System and Information Integrity</li> <li>System and Communication Protection</li> <li>Security Awareness and Training</li> <li>Incident Response</li> <li>Access Control</li> <li>Audit and Accountability</li> <li>Identification and Authentication</li> <li>Key Management</li> <li>Media Protection</li> <li>Personnel Security</li> <li>Physical and Environmental</li> </ul>	
Review/Update Maintenance	<ul> <li>Supply Chain Risk Management</li> <li>ISSO reviews /updates the Maintenance</li> </ul>	Not Applicable
Policies/Procedures	Policies/Procedures with the System Owner and	See Note below.
	system team.	
Responsibility:	,	
ISSO/ISSM in coordination		
with System Owner/System		
Team		
Review/Update System and	ISSO reviews/updates the System and Information	Not Applicable
Information Integrity	Integrity Policies/Procedures with the System	See Note below.
Policies/Procedures	Owner and system team.	
Responsibility: ISSO/ISSM in coordination with System Owner/System Team		
Review/Update System and	ISSO reviews/updates the System and	Not Applicable
<b>Communication Protection</b>	Communication Protection Policies/Procedures	See Note below.
Policies/Procedures	with the System Owner and system team.	
Responsibility: ISSO/ISSM in coordination with System Owner/System Team		
Review/Update Security	ISSO reviews /updates the Security Awareness and	Not Applicable
Awareness and Training	Training Policies/Procedures with the System	See Note below.
Policies/Procedures	Owner and system team.	
Responsibility:		
ISSO/ISSM in coordination		
with System Owner/System		
Team		
Review/Update Incident	ISSO reviews/updates the Incident Response	Not Applicable
Response Policies/Procedures	Policies/Procedures with the System Owner and	See Note below.
	system team.	

Security Activity	Activity Description	Due Dates
Responsibility: ISSO/ISSM in coordination with System Owner/System Team		
Review/Update Access Control Policies/Procedures	ISSO reviews/updates the Access Control Policies/Procedures with the System Owner and system team.	Not Applicable See Note below.
Responsibility: ISSO/ISSM in coordination with System Owner/System Team		
Review/Update Audit and Accountability Policies/Procedures	ISSO reviews/updates the Audit and Accountability Policies/Procedure with the System Owner and system team.	Not Applicable See Note below.
Responsibility: ISSO/ISSM in coordination with System Owner/System Team		
Review/Update Identification and Authentication Policies/Procedures	ISSO reviews /updates the Identification and Authentication Policies/Procedures with the System Owner and system team.	Not Applicable See Note below.
Responsibility: ISSO/ISSM in coordination with System Owner/System Team		
Review/Update Key Management Policies/Procedures	ISSO reviews Review/updates the Key Management Policies/Procedures with the System Owner and system team.	Not Applicable See Note below.
Responsibility: ISSO/ISSM in coordination with System Owner/System Team		
Review/Update Media Protection Policies/Procedures	ISSO reviews/updates the Media Protection Policies/Procedures with the System Owner and system team.	Not Applicable See Note below.
Responsibility: ISSO/ISSM in coordination with System Owner/System Team		
Review/Update Personnel Security Policies/Procedures	ISSO reviews/updates the Personnel Security Policies/Procedures with the System Owner and system team.	Not Applicable See Note below.

Security Activity	Activity Description	Due Dates
Responsibility:		
ISSO/ISSM in coordination		
with System Owner/System		
Team		
Review/Update Physical and	ISSO reviews/updates the Physical and	Not Applicable
Environmental	Environmental Policies/Procedures with the	See Note below.
Policies/Procedures	System Owner and system team.	
Responsibility:		
ISSO/ISSM in coordination		
with System Owner/System		
Team		
Review/Update Supply Chain	ISSO reviews/updates the Supply Chain Risk	Not Applicable
Risk Management	Management Policies/Procedures with the System	See Note below.
Policies/Procedures	Owner and system team.	
Responsibility:		
ISSO/ISSM in coordination		
with System Owner/System		
Team		

**Note:** Biennial ISSO Checklists are only issued in even numbered fiscal years.

## 4 Measures of Progress

Although this guide identifies the activities required to monitor and manage the security of GSA information and systems, a continuous feedback mechanism is also required to inform AOs how well the systems under their purview are performing to the established due dates/measures. The OCISO will conduct quarterly briefings with AOs to report on the implementation status of their systems. The briefings will provide a practical tool with which AOs can gauge the effectiveness of their cybersecurity risk posture and assess how well their systems are performing to GSA's security policy, processes, and procedures, the NIST Risk Management (RMF) framework, and DHS/OMB established FISMA security metrics.

Table 4-1 lists key security performance and risk measures that will be included in the AO quarterly briefings and the goal for each measure.

**Table 4-1. Security Measures and Goals** 

Security Measure	Description	Goal
Showstopper Controls	Listing of High/Critical risk showstopper controls either not fully satisfied or without a POA&M/AOR.  Multi-Factor Authentication (MFA) for Privileged & User-level access  Critical and High vulnerabilities remediated within established timeframes  Remote Code Execution (RCE) vulnerabilities  End-of-Life (EOL) Software  System Architecture approved by ISE  Integration with GSA's Security Stack (Internal Systems)  Encryption of Sensitive Data (i.e., personally identifiable information [PII], payment card information (PCI), Authenticators, other sensitive data per AO) at rest and in transit  Compliance with CISA EDs/BODs	All showstopper controls are implemented or have a POA&M/AOR.  Compliance with EDs/BODs is maintained or there is an POA&M/AOR.  Note: Additional details about the Showstopper controls are available in CIO-IT Security-06-30.
AORs	AORs with dates and status (High/Critical)	No expired AORs or overdue actions
ATO Conditions	ATO conditions with dates and status	No overdue ATO conditions.
ATO Status	% of FISMA systems with a current ATO in accordance with GSA policy and guidance	100%
Audit Findings	Listing of audit findings (e.g., Office of Inspector General [OIG], Government Accountability Office [GAO], Financial) with POA&Ms number with overdue milestones	All audit findings have POA&Ms no overdue milestones.
POA&Ms	Number of POA&Ms delayed beyond scheduled completion date; Number of High Risk POA&Ms delayed 30 days beyond scheduled completion date; Number of Moderate Risk POA&Ms delayed 90 days beyond scheduled completion date.	<5% of open POA&Ms are delayed; 0 High > 30 days; 0 Moderate > 90 days.
FISMA Self - Assessment Results	Listing of other than fully satisfied controls with POA&Ms number with overdue milestones.	All other than fully satisfied controls have POA&Ms no overdue milestones.

## 4.1 AO Briefing Schedule

AO briefings for FY23 will be arranged with each AO. In general, the briefings will occur within one month after the end of the quarter. The briefings will provide an opportunity to engage in dialogue around key security measures and goals as defined in Table 4-1; discuss any major

modernization efforts impacting security or ATOs; and discussion of any relevant threats applicable to the Associate CIO's portfolio of systems.

The briefings integrate into GSA's broader enterprise risk management approach, tracking risks at the organization level; mission/business process level; and at the information system level. Any system or program risks with the potential to impact the GSA mission will be elevated to the GSA ERSI Board for consideration. The board will determine if any strategic actions are required to address such risks at the enterprise level.

## **Appendix A: References**

#### Federal Laws, Standards, Regulations, and Publications:

- DHS Cybersecurity Directives
- <u>FIPS 199</u>, Standards for Security Categorization of Federal Information and Information Systems
- <u>FIPS 200</u>, Minimum Security Requirements for Federal Information and Information Systems
- <u>HSPD-12</u>, Homeland Security Presidential Directive 12: Policy for a Common Identification Standard for Federal Employees and Contractors
- NIST SP 800-53, Revision 5, Security and Privacy Controls for Information Systems and Organizations
- OMB Circular A-130, Managing Information as a Strategic Resource
- Privacy Act of 1974 (5 U.S.C. § 552a)
- Public Law 97-255, Federal Managers Financial Integrity Act of 1982
- Public Law 113-274, Cybersecurity Enhancement Act of 2014
- Public Law 113-283, Federal Information Security Modernization Act of 2014

#### **GSA Policies, Procedures, Guidance:**

The GSA policies listed below are available on the GSA.gov Directives Library page.

- GSA Order CIO 1878.3 CHGE 1, Developing and Maintaining Privacy Threshold Assessments, Privacy Impact Assessments, Privacy Act Notices, and System of Records Notices
- GSA Order CIO 2100.1, GSA Information Technology (IT) Security Policy
- GSA Order CIO 2183.1, Enterprise Identity, Credential, and Access Management (ICAM)
   Policy
- GSA Order CIO 2135.2, GSA Policy for Information Technology (IT) Capital Planning and Investment Control (CPIC)
- GSA Order CIO 2200.1, GSA Privacy Act Program
- CIO IL-22-01, Separation of Duties in a DevOps/DevSecOps Model

GSA CIO-IT Security Procedural and Technical Guides and Standards are key in implementing and managing security at GSA. Technical guides and standards are available at the <a href="IT Security Technical Guides">IT Security Technical Guides</a> and Standards InSite page. Non-technical procedural guides are available on the <a href="GSA.gov IT Security Procedural Guides">GSA.gov IT Security Procedural Guides</a> page with the exception of CIO-IT Security-18-90 which is restricted. It is available on the internal GSA InSite <a href="IT Security Procedural Guides">IT Security Procedural Guides</a> page. The procedural guides listed below are key in implementing and managing IT security at GSA.

- GSA CIO-IT Security-01-01, Identification and Authentication (IA)
- GSA CIO-IT Security-01-02, Incident Response (IR)
- GSA CIO-IT Security-01-05, Configuration Management (CM)
- GSA CIO-IT Security-01-07, Access Control (AC)

- GSA CIO-IT Security-01-08, Audit and Accountability (AU)
- GSA CIO-IT Security-03-23, Termination and Transfer
- GSA CIO-IT Security-04-26, Federal Information Security Modernization Act (FISMA)
   Implementation
- GSA CIO-IT Security-05-29, Security and Privacy Awareness and Role Based Training Program
- GSA CIO-IT Security-06-29, Contingency Planning (CP)
- GSA CIO-IT Security-06-30, Managing Enterprise Cybersecurity Risk
- GSA CIO-IT Security-06-32, Media Protection (MP)
- GSA CIO-IT Security-07-35, Web Application Security
- GSA CIO-IT Security-08-41, Web Server Log Review
- GSA CIO-IT Security-09-43, Key Management
- GSA CIO-IT Security-09-44, Plan of Action and Milestones (POA&M)
- GSA CIO-IT Security-09-48, Security and Privacy Requirements for IT Acquisition Efforts
- GSA CIO-IT Security-10-50, Maintenance (MA)
- GSA CIO-IT Security-11-51, Conducting Penetration Test Exercises
- GSA CIO-IT Security-12-63, System and Information Integrity (SI)
- GSA CIO-IT Security-12-64, Physical and Environmental Protection (PE)
- GSA CIO-IT Security-12-66, Information Security Continuous Monitoring (ISCM) Strategy
   & Ongoing Authorization (OA) Program
- GSA CIO-IT Security-17-80, Vulnerability Management Process
- GSA CIO-IT Security-18-90, Information Security Program Plan (ISPP)
- GSA CIO-IT Security-18-91, Risk Management Strategy (RMS)
- GSA CIO-IT Security-19-95, Security Engineering Architecture Reviews
- GSA CIO-IT Security-19-101, External Information System Monitoring

## **Appendix B: Roles and Responsibilities**

The complete roles and responsibilities for agency management officials and others with significant IT Security responsibilities are defined fully in Chapter 2 of CIO 2100.1. The following listing of roles identify key responsibilities from CIO 2100.1 related to the management and implementation of security for GSA IT systems. The responsibilities may have been edited or paraphrased to align with this plan.

#### **Chief Information Security Officer (CISO)**

The CISO is the focal point for all GSA IT security and has the following key responsibilities related to implementing and managing IT security for GSA.

- Establishing performance monitoring and quarterly Authorizing Official briefings to ensure activities are performed and deliverables are submitted, reviewed, and approved in accordance with the requirements of this guide.
- Implementing and overseeing GSA's IT Security Program by developing and publishing
   IT Security Procedural Guides that are consistent with CIO 2100.1.
- Developing and implementing IT security performance metrics to evaluate the effectiveness of technical and non-technical safeguards used to protect GSA information and information systems.
- Assessing IT security measures and goals periodically to assure implementation of GSA policy and procedures.

## **Authorizing Officials (AOs)**

An AO is the Federal Government management official with the responsibility of issuing an authorization to operate or not to operate an information system, application, or a set of common controls based on assessing the level of risk of their operation. AOs have the following key responsibilities related to implementing and managing IT security for GSA.

- Meeting quarterly with the CISO to ensure System Owners are meeting the timelines for activities and deliverables identified in this guide.
- Ensuring all information systems, applications, or sets of common controls under their purview have a current ATO issued in accordance with A&A processes defined in CIO-IT Security-06-30.
- Reviewing and approving deviations to policy and AoR letters as specified in CIO 2100.1.
- Reviewing and approving security safeguards of information systems and issuing
  accreditation statements for each information system under their jurisdiction based on
  the acceptability of the security safeguards of the system (risk-management approach).
- Ensuring IT systems that handle privacy data meet the privacy and security requirements of the Privacy Act and privacy law and IT information security laws and regulations. This includes CIO 2200.1, CIO 1878.3, and NIST SP 800-53, Revision 5.
- Supporting the security measures and goals established by the CISO.

#### **System Owners**

System Owners are management officials within GSA with responsibility for the acquisition, development, maintenance, implementation, and operation of GSA's IT systems. The System Owner has primary responsibility for managing system risks. System Owners have the following key responsibilities related to implementing and managing IT security for GSA.

- Ensuring all activities and deliverables are completed per the schedules established in this guide.
- Ensuring systems and the data each system processes have necessary security controls
  in place and are operating as intended and protected in accordance with GSA
  regulations and any additional guidelines established by the OCISO and relayed by the
  ISSO or ISSM.
- Obtaining the resources necessary to securely implement and manage their systems.
- Consulting with the ISSM and ISSO and receiving the approval of the AO, when selecting the mix of controls, technologies, and procedures that best fit the risk profile of the system.
- Participating in activities related to the A&A of the system to include security planning, risk assessments, security and incident response testing, CM, CP, and testing.
- Obtaining a written ATO following GSA A&A processes prior to making production systems operational and/or Internet accessible. Developing and maintaining the SSPP and ensuring that the system is deployed and operated according to the agreed-upon security requirements.
- Working with the ISSO and ISSM to develop, implement, and manage POA&M for their respective systems in accordance with CIO-IT Security-09-44.
- Reviewing the security controls for their systems and networks annually as part of the FISMA self-assessment, when significant changes are made to the system and network, and at least every three years or via continuous monitoring if the system is in GSA's information security continuous monitoring program.
- Conducting annual reviews and validations of system users' accounts to ensure the continued need for access to a system and verify users' authorizations (rights/privileges).
- Conducting a PTA on all systems to ascertain whether the system collects information on individuals or when new systems are developed, acquired, or purchased; developing a PIA when applicable.
- Defining and scheduling software patches, upgrades, and system modifications.
- Supporting the security measures and goals established by the CISO.

#### **Information Systems Security Officers (ISSOs)**

ISSOs are responsible for ensuring implementation of adequate system security for GSA systems. ISSOs are responsible for completing ISSO checklists managed in GSA's implementation of Archer GRC. ISSOs have the following key responsibilities related to implementing and managing IT security for GSA.

- Supporting System Owners to ensure all activities and deliverables are completed per the schedules established in this guide, including reviewing deliverables. Communicate any issues or challenges in completing these activities/deliverables to OCISO as soon as they are identified.
- Updating the annual checklist items within 30 days of an activity/deliverable being completed.
- Ensuring the system is operated, used, maintained, and disposed of in accordance with documented security policies and procedures. Necessary security controls should be in place and operating as intended.
- Assisting system owners in completing and maintaining the appropriate A&A documentation as specified in CIO-IT Security-06-30, including the usage of Archer GRC.
- Completing the recurring activities in ISSO checklists, completing the checklists in Archer GRC, and submitting the checklists when completed.
- Assisting the AO, Data Owner, and Contracting Officer/COR in ensuring users have the required background investigations, the required authorization and need-to-know, and are familiar with internal security practices before access is granted to the system.
- Verifying systems not integrated with the GSA the Enterprise Logging Platform (ELP)
  (and for logs not sent to the ELP for systems integrated with the ELP) perform log
  reviews to identify potential security issues.
- Assisting in the identification, implementation, and assessment of a system's security controls, including common controls.
- Coordinating with the OCISO to maintain an accurate inventory of GSA information systems (including hardware, software, and other data required by Federal or GSA requirements) in the GSA official system inventory.
- Working with the System Owner and ISSM to develop, implement, and manage POA&Ms for their respective systems in accordance with CIO-IT Security-09-44.
- Supporting internal and external audits (e.g., FISMA, OIG, GAO, etc.).
- Supporting the security measures and goals established by the CISO.

## **Information Systems Security Managers (ISSMs)**

ISSMs serve as an intermediary to the system owner and the OCISO Director responsible for ISSO services. ISSMs have the following key responsibilities related to implementing and managing IT security for GSA.

- Coordinating with the System Owners and ISSOs to ensure all activities and deliverables are completed per the schedules established in this guide, including performing reviews of deliverables.
- Providing guidance, advice, and assistance to ISSOs on IT security issues, the IT Security Program, and security policies.
- Ensuring A&A support documentation is developed and maintained for the life of GSA systems, including the usage of GSA's implementation of the Archer GRC solution;
- Reviewing ISSO checklists submitted in Archer GRC and coordinating with ISSOs, as necessary, for systems under their purview.

- Forwarding to the IST Division Director, copies of A&A documents to be signed by the appropriate individuals as required in A&A guidance.
- Working with the ISSO and System Owner to develop, implement, and manage POA&Ms for their respective systems in accordance with CIO-IT Security-09-44.
- Ensures A&A support documentation is developed and maintained.
- Reviews and coordinates reporting of Security Advisory Alerts (SAA), compliance reviews, security training, incident reports, CP testing, and other IT security program requirements.
- Supporting internal and external audits (e.g., FISMA, OIG, GAO, etc.).
- Supporting the security measures and goals established by the CISO.

## **Appendix C - Systems with Expiring ATOs in FY23**

The information in this table is as of the date this document was published. The renewal dates will be impacted as systems are re-authorized, extended, decommissioned, or transferred.

Responsible Org/System Name	ATO Date	Renewal Date
Federal Acquisition Services (Q)-Sagar Samant		
SmartPay - US Bank	9/12/2022	1/31/2023
ATT MTIPS	6/24/2022	2/15/2023
Verizon MTIPS	5/5/2022	2/15/2023
BT Federal Business Support System	9/12/2019	2/28/2023
Core Tech Business Support System (CBSS)	11/21/2022	2/28/2023
Granite Business Support System (GBSS)	11/22/2022	2/28/2023
Harris Business Support System (HBSS)	9/12/2022	2/28/2023
MetTel Business Support System (MTBSS)	11/22/2022	2/28/2023
Verizon Business Support System	11/22/2022	2/28/2023
Conexus	3/13/2020	3/13/2023
Symphony Procurement (SP)	3/24/2020	3/24/2023
Network Services Ordering Billing System (NSOBS)	10/13/2022	3/31/2023
Federal Procurement Data System (FPDS)	11/1/2021	4/13/2023
Entity Validation Services (EVS)	4/15/2020	4/15/2023
SmartPay - Citibank	8/19/2022	4/15/2023
e-Gov Travel - Concur Government Edition (eGT CGE)	8/11/2020	6/12/2023
e-Gov Travel - e2Solutions (eGT e2S)	7/9/2020	7/8/2023
Legacy System for Award Management (LSAM)	12/29/2021	7/29/2023
iBank	9/23/2020	9/22/2023
GSA IT - Office of Acquisition IT Services (IQ)-Sagar Samant		
FAS Acquisition Logistics Connect (FALCON)	2/8/2022	2/8/2023
ASSIST	3/5/2020	3/6/2023
FAS Cloud Service (FCS)	3/30/2020	3/30/2023
Cloud Acquisition Tools (CAT)	7/7/2022	9/22/2023
ClearPath	9/3/2021	9/30/2023
Enterprise Service Oriented Architecture (eSOA)	9/9/2020	9/30/2023
eOffer	5/17/2022	9/30/2023
Federal Acquisition Services (Q)-Ann Lewis		
Made in America (MiAO)	11/10/2022	3/3/2023
TTS Forms Service	10/17/2022	3/3/2023
Search.gov	7/10/2020	7/10/2023
analytics.usa.gov	12/2/2020	9/10/2023
beta.USA.GOV	9/29/2022	9/29/2023
Federalist	12/30/2022	9/30/2023
GSA IT - Office of Corporate IT Services (IC)-Elizabeth DelNegro		
Mulesoft Anypoint Platform	3/12/2020	3/12/2023
Enterprise Application Services (IC-EAS)	11/16/2022	3/25/2023

Responsible Org/System Name	ATO Date	Renewal Date
Internal Control and Audit Tracking System (ICATS)	6/17/2020	6/17/2023
Acquisition.gov	4/4/2019	9/30/2023
Enterprise Content Management Solutions (ECMS)	7/9/2020	9/30/2023
Enterprise RPA Platform (ERPA)	7/18/2022	9/30/2023
ePayroll (PAR)	9/27/2022	9/30/2023
OGP Web Portfolio	7/26/2021	9/30/2023
Regulatory Information Service Center (ROCIS II)	6/2/2020	9/30/2023
GSA IT - Office of the Chief Information Officer (I)-David Shive		
EmpowerIT Platform (EIP)	3/22/2022	3/22/2023
Enterprise Application Services (I-EAS)	8/25/2022	3/25/2023
Security Tools (SecTools)	12/16/2022	3/31/2023
Enterprise Infrastructure Operations (EIO)	8/27/2018	9/30/2023
GSA IT - Office of Public Building IT Services (IP)-Philip Klokis		
Agile Custom Real Estate (ACRE)	8/29/2022	2/28/2023
National Computerized Maintenance Management System (NCMMS)	9/22/2022	3/30/2023
Geospatial Information System (GIS)	12/8/2022	4/30/2023
Enterprise Acquisition System Integrated (EASi)	12/31/2019	9/30/2023
GSA Real Estate Exchange (GREX)	5/1/2020	9/30/2023
GSALink	8/8/2019	9/30/2023
Information Technology (TechOps)	4/7/2017	9/30/2023
Inventory Reporting Information System (IRIS)	1/9/2015	9/30/2023
Occupancy Agreement Tool (OA Tool)	2/20/2015	9/30/2023
Real Estate Across the US (REXUS)	8/29/2019	9/30/2023
Rent Estimate Web (REWEB)	5/4/2020	9/30/2023
RWA Entry and Tracking Application (RETA)	9/30/2013	9/30/2023
Office of Governmentwide Policy (M)-Dan Pomeroy		
DigiCert PKI Shared Service Provider (DCPKI SSP)	1/3/2023	6/30/2023